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Hon. Jamal N. Whitehead

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

ANTONIO PORTER,

Plaintiff,

v.

CITY OF SEATTLE, a political subdivision of the State of Washington d/b/a Seattle Police Department, GABRIEL LADD, an individual, WESTIN ADAMS, an individual, and LAUREN TRUSCOTT, and individual

Defendants.

No. 2:23-cv-293-JNW-TLF

ORDER RE:

UNOPPOSED MOTION TO EXTEND CASE SCHEDULE

NOTED ON MOTION CALENDAR February 28, 2025

The parties, by and through their respective counsel of record, respectfully request that the Court enter an order extending case deadlines.

The reason for this request is that Plaintiff needs additional time to gather outstanding records, primarily medical records, to have them reviewed by expert witnesses in advance of upcoming discovery deadlines. Requests for medical records went out late last year after counsel's appointment and initial face-to-face meeting with the Plaintiff and gathering records in this case has taken several

UNOPPOSED MOTION TO EXTEND CASE SCHEDULE - 1 (2:23-cv-293-JNW-TLF)

months. Plaintiff's counsel have been diligent in attempts to gather said records, but unfortunately 1 are still in the process of getting a complete file together for review by expert witnesses. Additionally, 2 Plaintiff needs additional time to complete lay-witness depositions and review written discovery. 3 This is Plaintiff's first request for an extension of the case schedule. The City does not oppose 4 Plaintiff's request. 5 The parties are available for trial on or after April 2026, subject to the court's availability and 6 the following unavailability of the parties: 7 8 November 2026 9 December 2026 10 January 2027 11 Additionally, the parties ask that there are at least 8 weeks between the consideration of 12 dispositive motions and the trial date. 13 Based on the foregoing, good cause exists to extend the case deadlines and the parties request 14 that the court grant the extension. 15 DATED this 28th day of February 2025. By /s/ Samuel J. Daheim 16 Samuel J. Daheim, WSBA No. 52746 17 Dalia Ibrahim, WSBA No. 61252 CONNELLY LAW OFFICES, PLLC 2301 N. 30th St. 18 Tacoma, WA 98403 Attorneys for Plaintiff 19 20 Agreed to by: <u>/s/ Catherine E. Riedo</u> 21 Catherine E. Riedo, WSBA# 50418 Seattle City Attorney's Office 22 701 Fifth Avenue, Suite 2050 Seattle, WA 98104 23 Attorney for Defendants

UNOPPOSED MOTION TO EXTEND CASE SCHEDULE - 2 (2:23-cv-293-JNW-TLF)

ORDER

Based upon the foregoing Stipulation, IT IS HEREBY ORDERED that the Order Setting Trial Dates And Related Dates (Docket #37) shall be, and hereby is, amended as follows:

Event	Prior Date	Amended Date
Jury Trial begins	October 14, 2025	April 6, 2026
Length of trial	See JSR	See JSR
Disclosure of expert testimony under FRCP 26(a)(2)	March 18, 2025	October 8, 2025
Disclosure of rebuttal expert testimony under FRCP	Within 30 days	Within 30 days
26(a)(2)	after the other	after the other
	party's expert	party's expert
	disclosure	disclosure
All motions related to discovery must be filed by (See	April 17, 2025	November 7,
LCR 7(d))		2025
Discovery completed by	May 19, 2025	December 12,
		2025
All dispositive motions and motions challenging expert	September 4,	January 26, 2026
witness testimony must be filed by (See LCR 7(d))	2025	
Settlement conference under LCR 39.1(c)(2) must be	August 15, 2025	February 6, 2026
held no later than		
All motions in limine must be filed by (See LCR 7(d))	September 4,	February 25, 2026
	2025	

UNOPPOSED MOTION TO EXTEND CASE SCHEDULE - 3

(2:23-cv-293-JNW-TLF)

by (See LCR 32(e))	2025	
Agreed pretrial order due	September 23,	March 16, 2026
2	2025	
Trial briefs, proposed voir dire questions, and proposed S	September 30,	March 23, 2026
jury instructions must be filed by	2025	
Pretrial conference (October 7, 2025	March 31, 2026

Dated this 26th day of March, 2025.

Honorable Jamal N Whitehead

UNOPPOSED MOTION TO EXTEND CASE SCHEDULE - 4 (2:23-cv-293-JNW-TLF)